#### Case 18-13722 Doc 16

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OLF3 (Official Local Form 3) Effective December 1, 2017

### UNITED STATES BANKRUPTCY COURT

DISTRICT OF	MASSACHUSETTS	
In re: Tali L. Rojem Debtor(s)	Case No.: <b>18-13722</b> Chapter 13	
СНАРТ	ER 13 PLAN	
Check one. This plan is:  ✓ Original  — Amended (Identify First, Second, Third. etc.)  — Postconfirmation (Date Order Confirming Plan Was Entered:  Date this plan was filed: October 31, 2018	)	
PART I: NOTICE:	S	10000
You should review carefully the provisions of this Plan as your rights maprovisions may be binding upon you. The provisions of this Plan are gov States Code (the "Bankruptcy Code"), the Federal Rules of Bankruptcy I ("MLBR"), and, in particular, the Chapter 13 rules set forth in Appendix TO CREDITORS:  Your rights may be affected by this Plan. Your claim may be reduced, mattorney. If you do not have an attorney, you may wish to consult with or of this Plan, you or your attorney must file with the Court an objection to which the first Meeting of Creditors pursuant to 11 U.S.C. § 341 is held of the Court orders otherwise. A copy of your objection must be served on the Trustee"). The Bankruptcy Court may confirm this Plan if no objection have received or will receive a Notice of Chapter 13 Bankruptcy Case from the date for filing a Proof of Claim. To receive a distribution, you must not provided the filing of this Plan or (ii) thirty (30) days after the order for religional filing of this Plan or (ii) thirty (30) days after the order for religional filing of this Plan or (iii) thirty (30) days after the order for religional filing of this Plan or (iii) thirty (30) days after the order for religional filing of the following provisions. If you check the check a box, any of the following provisions will be void if set forth ladenial of confirmation of this Plan.	rerned by statutes and rules of procedure, including Tit Procedure ("Fed. R. Bankr. P."), the Massachusetts Lot I of MLBR, all of which you should consult.  I of MLBR, all of which you should consult.  I odified, or eliminated. Read this Plan carefully and distinct If you oppose this Plan's treatment of your claim of confirmation on or before the later of (i) thirty (30) do or (ii) thirty (30) days after service of an amended or not the Debtor(s), the attorney for the Debtor(s), and the Cotto confirmation is filed or if it overrules an objection to the Bankruptcy Court which sets forth certain deads to the afficient of Claim.  I dittors in the manner required under the Bankruptcy Count which sets forth certain deads to the affice a Proof of Claim.  I dittors in the manner required under the Bankruptcy Count which sets forth certain deads to the proof of Claim.	scuss it with your rany other provision lays after the date on nodified Plan, unless hapter 13 Trustee (the o confirmation. You llines, including the ode, the Fed. R. Bankt (30) days after the te whether or not this es, or if you do not
FOR EACH LINE BELOW, DO NOT CHECK BOT	TH BOXES; DO NOT LEAVE BOTH BOXES BLA	ANK,
1.1 A limit on the amount of a secured claim, set out in Part 3.1 partial payment or no payment at all to the secured credito	B.1, which may result in a Included r.	▼ Not Included
1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase set out in Part 3.B(3).	-money security interest,  Included	Not Included
1.3 Nonstandard provisions, set out in Part 8.	[ Included	▼ Not Included
PART 2: PLAN LENGT	H AND PAYMENTS	
A. <u>LENGTH OF PLAN:</u>	TEACHTATMENTO	
☐ 36 Months. 11 U.S.C. § 1325(b)(4)(A)(i); 60 Months. 11 U.S.C. § 1325(b)(4)(A)(ii);  Months. 11 U.S.C. § 1322(d)(2). The Debtor(s) states the following the states of th	owing cause:	
3. PROPOSED MONTHLY PAYMENTS:		
Monthly Payment Amount	Number of Months	

60

\$580

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C.	<u>ADDI</u>	FIONAL PAYME	ENTS:					
Check o	one.	None. If "None	'' is checked,	the rest of Par	t 2.C need not be completed	and may be deleted fro	om this Plan.	
The tot	al amoun	nt of Payments to t be sufficient to po	the Trustee ay the total c	[ <b>B</b> +C]; ost of this Plan	in Exhibit 1, Line h.	\$ <u>34</u>	.00.008	
PAR	Г 3:				SECURED CLAIMS			
		None. If "None	" is checked,	the rest of Par	t 3 need not be completed an	d may be deleted from	this Plan.	
A.	CURE	OF DEFAULT A	ND MAIN	TENANCE OF	PAYMENTS:			
Check o	ne.							
V	Any Se	lf "None" is check cured Claim(s) in ete (1) and/or (2).	ed, the rest o	of Part 3.A need Ill be cured an	d not be completed and may h d payments maintained as	be deleted from this Pla set forth in (1) and/or	an. (2) below.	
	(1) PRI	EPETITION ARE	REARS TO	BE PAID THI	ROUGH THIS PLAN			
prepetiti from the	ion arrears automati the order (a) Secu	s listed in an allow	ed Proof of 6 s to any colla m stay. ncipal Reside	Claim controls ateral listed in table i	over any contrary amount(s)	listed below. Unless th	rs otherwise, the amount(s) of ne Court orders otherwise, if relief as to that collateral will cease upon	
				ne fair market v	value of the Principal Resider	nce is: \$ 838,255		
Name	of Credito	or		Type of Cla		Amount of A	rrears	
Wilmir	ngton Sa	vings Fund Soc	eiety	First Mortg	age	\$20,000.00		
Town	of Lexing	ton		Property tax			\$6,343.71	
	(b) Secu	red Claim(s) (Oth	<u>er)</u>		Total of prepetition arrears	s on Secured Claim(s)	(Principal Residence): \$ <b>26,343.71</b>	
Name	of Credite	or	Type of C	laim	Description of Collateral (or address of real property	(y)	Amount of Arrears	
							1	

Total of prepetition arrears on Secured Claim(s) (Other): \$0.00 Total prepetition arrears to be paid through this Plan [(a) + (b)]: \$26,343.71

### (2) MAINTENANCE OF CONTRACTUAL INSTALLMENT PAYMENTS (TO BE PAID DIRECTLY TO CREDITORS):

Contractual installment payments are to be paid <u>directly</u> by the Debtor(s) to creditor(s). The Debtor(s) will maintain the contractual installment payments as they arise postpetition on the secured claims listed below with any changes required by the applicable contract and noticed in conformity with any applicable rules.

Name of Creditor	Type of Claim	Description of Collateral
Wilmington Savings Fund Society	First Mortgage	14 Wyman Road Lexington, MA 02420
		Middlesex County

#### B. MODIFICATION OF SECURED CLAIMS:

Check one.

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V	None. If "Non Secured Clair	ne" is checked, the rest of m(s) are modified as set	Part 3.B need not be c forth in 1, 2, and/or 3	ompleted and may be delete below. Complete 1, 2, and	ed from this Plan. for 3 below.		
	(1) REQUEST FOR VALUATION OF SECURITY, PAYMENT OF FULLY SECURED CLAIMS, AND MODIFICATION OF UNDERSECURED CLAIMS UNDER 11 U.S.C. § 506:						
7	None. If "None" is checked, the rest of Part 3.B.1 need not be completed and may be deleted from this Plan.						
The foll	owing Plan pro	visions of this Part 3.B.I	are effective only if th	e box "Included" in Part 1,	Line 1.1 is checked	d.	
Debtor(s	s) states that the of the secured cl	amount of the secured cla	aim is as set out in the c vith interest at the rate s	he following secured claim(column headed "Secured Clatated below, and the credito	aim Amount." For e	I claim listed below, the ach listed claim, the allowed to the extent of the value of	
below, i	he Court orders s binding on the tamount.	otherwise, the amount of creditor and the Debtor(s	a modified secured clais) upon confirmation of	im held by a nongovernmen this Plan, even if the credite	tal creditor, as descr or has filed a Proof	ribed in this Plan and treated of Claim setting forth a	
Unless t	he Court orders amount listed b	otherwise, the amount of elow. The amount of a se	a secured claim of a go cured claim of a govern	vernmental unit listed in an nmental unit may NOT be de	allowed Proof of C etermined through t	laim controls over any his Plan.	
value of claim. T	the creditor's int he portion of any red claim amoun	terest, and is an unsecured y allowed claim that exce	d claim to the extent that eds the amount of the s	at the value of such creditor's ecured claim will be treated	s interest is less that as an unsecured cla	ed claim to the extent of the n the amount of the allowed tim in Part 5 of this Plan. If s an unsecured claim in Part	
In the de secured	escription of coll claim.	ateral, include the registr	y of deeds/land court r	ecording information for an	y real property for t	which you are modifying a	
Name o	of Creditor	Description and Value of Collateral	Secured Claim Amount	Amount of Senior Liens	Interest Rate	Total Claim	
	<del></del>			Total Claim(s)	under Part 3.B.1 to	be paid through this Plan	
	(2) SECURED	CLAIMS EXCLUDEI	) FROM 11 U.S.C. § 5	06:		,	
<b>V</b>	None. If "None	e" is checked, the rest of	Part 3.B.2 need not be	completed and may be delet	ed from this Plan.		
		DIDANCE UNDER 11 U			V		
V				3 and 4 need not be comple	eted and may be del	eted from this Plan.	
C.		R OF COLLATERAL:		•	•	•	
Check or	ıe.						
<b>y</b>	None. If "None	e" is checked, the rest of	Part 3.C need not be co	ompleted and may be deleted	l from this Plan.		
PART	4:	714.2	PRIORIT	Y CLAIMS	A 51 - 21 - 22 -		
Check or							
		e" is checked, the rest of i	Part 4 need not be com	pleted and may be deleted fr	om this Plan.		
V				ostpetition interest. Unless		otherwise, the amount of	

the priority portion of a filed and allowed Proof of Claim controls over any contrary amount listed below.

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A.	<b>DOMESTIC</b>	CHIPPORT	ORI I	ATIONS.
Z**	DOMESTIC	SUFFURI	ODER	JA LIUNS:

Name of Creditor	Description of Claim	Amount of Claim
-NONE-	•	
B. OTHER PRIORITY CLAIM	AS (Except Administrative Expenses):	
Name of Creditor	Description of Claim	Amount of Claim
Internal Revenue Service	2017 Income Taxes	\$2,426.00
C. ADMINISTRATIVE EXPERIMENTAL CONTROL OF STREET	•	nistrative Expenses) to be paid through this Plan: \$ <u>2,426.0</u> 0
Name of Attorney		Attorney's Fees
Parker & Associates		\$2,500.00
such time as the Court approves a fee ap	plication. If no fee application is approved, an sbursed to other creditors up to a 100% divide	e Trustee may not pay any amount exceeding that sum until y plan payments allocated to attorney's fees in excess of end.
-NONE-		<del></del>
Total Administrative Expenses (exclude) (3) TRUSTEE'S COMMISSION	ling the Trustee's Commission) to be paid t	hrough this Plan  (1) + (2) : \$ <u>2,500.00</u>
The Debtor shall pay the Trustee's comm	nission as calculated in Exhibit 1.	

The Chapter 13 Trustee's fee is determined by the United States Attorney General. The calculation of the Plan payment set forth in Exhibit 1, Line (h) utilizes a 10% Trustee's commission. In the event the Trustee's commission is less than 10%, the additional funds collected by the Trustee, after payment of any allowed secured and priority claim(s), and administrative expense(s) as provided for in this Plan, shall be disbursed to nonpriority unsecured creditors up to 100% of the allowed claims.

PART	5:	NON PRIORITY UNSECURED CL	AIMS
Check or	e.		
<b>Y</b>		Part 5 need not be completed and may be deleted claim(s) other than those set forth in Part 5.F wood a distribution.	
	will provide a dividend of%.	editor with an allowed claim shall receive a pro ra	
A.	GENERAL UNSECURED CLAIMS	<u>E</u>	\$ <u>0.00</u>
В.	UNSECURED OR UNDERSECURE	D CLAIMS AFTER MODIFICATION IN PAI	RT 3.B OR 3.C:
	f Creditor	Description of Claim	Amount of Claim
-NONE	-		

C. NONDISCHARGEABLE UNSECURED CLAIMS (e.g., student loans);

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Morr	of Creditor		D	tion of Claim		A 4 - 0 -	CII - #
-NON			Descrip	otion of Claim		Amount of (	Claim
C.	TOTAL TO BE	E PAID TO NONPRI	ORITYI	INSECURED CREDITO	ORS THROUG	THIS PLA	.N.
				-		-	
	The amount pa Exhibit 2.	id to nonpriority uns	secured cr	editor(s) is not less than	that required	under the Liq	uidation Analysis set forth in
				Total	Nonnejority u	nsoanrod Clo	ims [A + B + C + D]: \$115,60
	E.A. I	C' . I A (D . DI	. 1.				
						by Fixed Perc	entage and enter that amount: \$
-	<u>SEPARATELY</u>	CLASSIFIED UNS	<u>ECURED</u>	CLAIMS (e.g., co-borre	wer):		
Name	of Creditor	Description of C	laim	Amount of Claim	Treatmen	t of Claim	Basis for Separate
-NON	IE-						Classification
				TD ( 1 0 ) 1	104 7		
				1 otai of separately cla	ssinea unsecu	red claim(s) to	o be paid through this Plan: \$
PΛR	T 6:	EXEC	UTORY	CONTRACTS AN	) UNEXPIR	ED LEASE	S
heck	one.						
		" is checked, the rest o	of Part 6 ne	eed not be completed and	may be deleted	from this Plan	1.
✓	None. If "None		_	eed not be completed and			
<b>√</b> PAR	None. If "None	POSTCO	NFIRMA	ATION VESTING O	PROPERT	Y OF THE	ESTATE
PAR f the I	None. If "None T 7: Debtor(s) receives a rge, property of the	POSTCO!  discharge, property of estate will vest upon t	NFIRMA	TION VESTING O	PROPERT upon entry of t	Y OF THE	
PAR the I	None. If "None T 7: Debtor(s) receives a rge, property of the	POSTCO!	NFIRMA	TION VESTING O	PROPERT upon entry of t	Y OF THE	ESTATE  If the Debtor(s) does not receive
PAR f the I ischai	None. If "None T 7: Debtor(s) receives a rge, property of the g of the case or (ii) of	POSTCO!  discharge, property of estate will vest upon t	NFIRMA  f the estate he earlier of	TION VESTING O	PROPERT upon entry of toter 13 Standing	Y OF THE the discharge.	ESTATE  If the Debtor(s) does not receive
PAR  f the I  ischar  losing	None. If "None T 7: Debtor(s) receives a rge, property of the g of the case or (ii) of T 8:	discharge, property or estate will vest upon t dismissal of the case.	NFIRMA f the estate he earlier o	will vest in the Debtor(s) of (i) the filing of the Cha	PROPERT upon entry of toter 13 Standing	Y OF THE the discharge. If the discharge is g Trustee's Fin	ESTATE  If the Debtor(s) does not receive al Report and Account and the
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PAR  Sthe I ischarlosing	None. If "None T 7: Debtor(s) receives a rge, property of the rg of the case or (ii) of the range of the rang	discharge, property of estate will vest upon the dismissal of the case.  " is checked, the rest of des the following not separately numbered or which deviates from the ecked in Part 1, Line and the ecked in Part 2, Line and the ecked in Part 3, Line and the ecked in Part 4, Line and the ecked in Part 4, L	NFIRMA  f the estate he earlier of  NON  of Part 8 ne  astandard  sentence of Official La  inconsiste  1.3.	will vest in the Debtor(s) of (i) the filing of the Charles of the	upon entry of toter 13 Standing PROVISIO  may be deleted Bankr. P. 301  ard provision is provisions set f this Plan, the	Y OF THE the discharge g Trustee's Fin  ONS from this Plan (5(c), each non a provision no forth elsewher provisions of H	ESTATE  If the Debtor(s) does not receive al Report and Account and the all reports and Account and the assertion and the assertion of the receive in this Plan are ineffective. The Part 8 shall control if the box
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PAR f the I ischar losing PAR PAR page 1	None. If "None T 7: Debtor(s) receives a rge, property of the rg of the case or (ii) of the range of the case or (iii) of the range of the range of the range of the range of the extent the pre "Included" is change of the range	discharge, property of estate will vest upon the dismissal of the case.  " is checked, the rest of des the following nor separately numbered or which deviates from the ecked in Part 1, Line of the deviates of the ecked in Part 1, Line of the Debtor(s) acknowledges.	f the estate he earlier of  NON of Part 8 ne standard sentence o Official La inconsiste 1.3.	will vest in the Debtor(s) of (i) the filing of the Character of the Chara	upon entry of toter 13 Standing PROVISIO  may be deleted Bankr. P. 301  ard provision is provisions set f this Plan, the p	Y OF THE the discharge g Trustee's Fin  ONS  from this Plan a provision no forth elsewher provisions of H	ESTATE  If the Debtor(s) does not receive al Report and Account and the assertion and the assertion and the assertion assertion as a second and assertion as a second as a sec
PAR  PAR  PAR  PAR  PAR  PAR  PAR  PAR	None. If "None T 7: Debtor(s) receives a rge, property of the rgo of the case or (ii) of the range of the case or (iii) of the range of the range of the range of the range of the extent the present of the range of	discharge, property of estate will vest upon the dismissal of the case.  "is checked, the rest of des the following nor separately numbered or which deviates from the ecked in Part 1, Line 2.  Debtor(s) acknowledge the Debtor(s) and, if the second control of the debtor(s) and, if the discharge of the discharge	NFIRMA  If the estate the earlier of  NON  If Part 8 ne standard sentence of Official La inconsiste 1.3.	will vest in the Debtor(s) of (i) the filing of the Charles of the	upon entry of toter 13 Standing PROVISIO  may be deleted Bankr. P. 300  ard provisions set of this Plan, the provisions of the	Y OF THE the discharge g Trustee's Fin  ONS from this Plan tor(s), each non a provision no forth elsewher provisions of F	ESTATE  If the Debtor(s) does not receive al Report and Account and the all reports and Account and the assertion and the assertion of the receive in this Plan are ineffective. The Part 8 shall control if the box
PAR  PAR  PAR  PAR  PAR  PAR  PAR  PAR	None. If "None T 7: Debtor(s) receives a rge, property of the rgo of the case or (ii) of the receives a rge, property of the rgo of the case or (iii) of the case or (iii) of the receive receivers receive receive receivers receive receivers receive receivers re	discharge, property of estate will vest upon the dismissal of the case.  "is checked, the rest of des the following nor separately numbered or which deviates from the ecked in Part 1, Line 2.  Debtor(s) acknowledge the Debtor(s) and, if the second control of the debtor(s) and, if the discharge of the discharge	NFIRMA  If the estate the earlier of  NON  If Part 8 ne standard sentence of Official La inconsiste 1.3.	will vest in the Debtor(s) of (i) the filing of the Charles of the	upon entry of toter 13 Standing PROVISIO  may be deleted Bankr. P. 300  ard provisions set of this Plan, the provisions of the	Y OF THE the discharge g Trustee's Fin  ONS from this Plan tor(s), each non a provision no forth elsewher provisions of F	ESTATE  If the Debtor(s) does not receive al Report and Account and the all Report and Account and the asstandard provision must be set not otherwise included in Official are in this Plan are ineffective. The Part 8 shall control if the box are Exhibits filed as identified at that the wording and order of the state
PAR  Pa	None. If "None T 7: Debtor(s) receives a rge, property of the rgo of the case or (ii) of the receives a rge, property of the rgo of the case or (iii) of the case or (iii) of the receive receivers receive receive receivers receive receivers receive receivers re	discharge, property of estate will vest upon the dismissal of the case.  "is checked, the rest of des the following nor separately numbered or which deviates from the ecked in Part 1, Line 2.  Debtor(s) acknowledge the Debtor(s) and, if the second control of the debtor(s) and, if the discharge of the discharge	NFIRMA  If the estate the earlier of  NON  If Part 8 ne standard sentence of Official La inconsiste 1.3.	will vest in the Debtor(s) of (i) the filing of the Charles of the	upon entry of toter 13 Standing  PROVISIO  may be deleted  Bankr. P. 301  and provision is  I provisions set  of this Plan, the  provisions of the  deep for the Debt  and the Exhibit	Y OF THE the discharge g Trustee's Fin  ONS from this Plan tor(s), each non a provision no forth elsewher provisions of F	ESTATE  If the Debtor(s) does not receive al Report and Account and the all Report and Account and the asstandard provision must be set not otherwise included in Official are in this Plan are ineffective. The Part 8 shall control if the box are Exhibits filed as identified at that the wording and order of the state

Date

Date

Debtor

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/s/ Marques C. Lipton	Date	10/31/2018	
Signature of attorney for Debtor(s)			
Marques C. Lipton			
687087			
Parker and Associates			
10 Converse Place, Suite 201			
Winchester, MA 01890			
(781)729-0005			
mlipton@ninaparker.com			
The following Exhibits are filed with this Plan:			
Exhibit 1: Calculation of Plan Payment*			
Exhibit 2: Liquidation Analysis*			
Exhibit 3: Table for Lien Avoidance under 11 U.S.C. § 522(f)**			
Exhibit 4: [Proposed] Order Avoiding Lien Impairing Exemption**			
List additional exhibits if applicable.			

Total number of Plan pages, included Exhibits: 9

<sup>\*</sup>Denotes a required Exhibit in every plan
\*\*Denotes a required Exhibit if the box "Included" is checked in Part 1, Line 1.2.

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**EXHIBIT 1** 

#### **CALCULATION OF PLAN PAYMENT**

a)	Secured claims (Part 3.A and Part 3.B.1-3 Total):	\$26,343.71
b)	Priority claims (Part 4.A and Part 4.B Total):	\$2,426.00
c)	Administrative expenses (Part 4.C.1 and 4.C.2 Total):	\$2,500.00
d)	Nonpriority unsecured claims (Part 5.E Total):	\$0.00
e)	Separately classified unsecured claims (Part 5.F Total):	\$0.00
f)	Executory contract/lease arrears claims (Part 6 Total):	\$0.00
g)	Total of (a) + (b) + (c) + (d) + (e) + (f):	\$31,269.71
h)	Divide (g) by .90 for total Cost of Plan including the Trustee's fee:	\$34,744.12
i)	Divide (h), Cost of Plan. by term of Plan. 60 months:	\$579.07
<u>j)</u>	Round up to the nearest dollar amount for Plan payment:	\$580.00

If this is either an amended Plan and the Plan payment has changed, or if this is a postconfirmation amended Plan, complete(a) through (h) only and the following:

k)	Enter total amount of payments the Debtor(s) has paid to the Trustee:	
1)	Subtract line (k) from line (h) and enter amount here:	
m)	Divide line (1) by the number of months remaining (months):	
n)	Round up to the nearest dollar amount for amended Plan payment:	
Dot	to the emended Diam marine and shall be sing.	

Date the amended Plan payment shall begin:	
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### EXHIBIT 2

### LIQUIDATION ANALYSIS

### A. REAL PROPERTY

Address	Value	Lien	Exemption
(Sch. A/B, Part 1)	(Sch. A/B, Part 1)	(Sch. D. Part 1)	(Sch. C)
14 Wyman Road Lexington,	838,255.00	454,820.92	500,000.00
MA 02420 Middlesex County			•

Total Value of Real Property (Sch. A/B, line 55):	\$ 838,255.00
Total Net Equity for Real Property (Value Less Liens):	\$ 383,434.08
Less Total Exemptions for Real Property (Sch. C):	\$ 383,434.08
Amount Real Property Available in Chapter 7:	\$ 0.00

### **B. MOTOR VEHICLES**

Make, Model and Year	Value	Lien	Exemption
(Sch. A/B, Part 2)	(Sch. A/B, Part 2)	(Sch. D, Part 1)	(Sch. C)
-NONE-			

Total Value of Motor Vehicles (Sch. A/B, line 55):	\$ 0.00
Total Net Equity for Motor Vehicles (Value Less Liens):	\$ 0.00
Less Total Exemptions for Motor Vehicles (Sch. C):	\$ 0.00
Amount Motor Vehicle Available in Chapter 7:	\$ 0.00

### C. ALL OTHER ASSETS (Sch. A/B Part 2, no. 4; Part 3 through Part 7. Itemize.)

Asset	Value	Lien	Exemption
		(Sch. D, Part 1)	(Sch. C)
Normal used household	1,000.00	0.00	1,000.00
goods and furnishings			·
2 Cellular Phones, laptop	1,000.00	0.00	1,000.00
computer, 3 televisions, 2			
Apple Watches.			
Books, Pictures ,etc	200.00	0.00	200.00
Silver Candlestick set	300.00	0.00	1,000.00
Telescope	1,000.00	0.00	1,000.00
Wearing Apparel	200.00	0.00	200.00
Wedding and engagement	1,000.00	0.00	1,000.00
ring, misc. small jewelry			
Cash	100.00	0.00	100.00
<b>Checking Account: Santander</b>	1,713.30	0.00	1,713.30
Bank (3157)			
Savings Account: Santander	25.00	0.00	25.00
Bank (7110)			
Money Market Savings	4,927.97	0.00	2,463.99
Account: Bank of America			
(XXXX1394)			
Checking Account: Bank of	9,534.39	0.00	4,767.20
America (XXXX1551)			
Rollover Roth IRA:	1,007.00	0.00	1,007.00
Retirement Account			
Mutual of Omoha term life	0.00	0.00	0.00
policy			
Beneficiary: Erenst Rojem	100 Care		
Homeowners insurance	0.00	0.00	0.00
through commerce			

Total Value of All Other Assets:	\$ 22,007.66
Total Net Equity for All Other Assets (Value Less Liens):	\$ 14,776.48
Less Total Exemptions for All Other Assets:	\$ 14,776.48
Amount of All Other Assets Available in Chapter 7:	\$ 0.00

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### D. SUMMARY OF LIQUIDATION ANALYSIS

Amount available in Chapter 7	Amount	
A. Amount Real Property Available in Chapter 7 (Exhibit 2, A)	\$	0.00
B. Amount Motor Vehicles Available in Chapter 7 (Exhibit 2, B)	\$	0.00
C. Amount All Other Assets Available in Chapter 7 (Exhibit 2, C)	\$	0.00
TOTAL AVAILABLE IN CHAPTER 7:	s	0.00

E. ADDITIONAL COMMENTS REGARDING LIQUIDATION ANALYSIS:	